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RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

Juan Angel Martinez, JR., } NO C 07-4684 CRB (PR)

Plaintiff, } PLAINTIFF'S INTERROGATORIES
v. } AND REQUEST FOR PRODUCTION
James E. Tilton, et al., } OF DOCUMENTS.
Defendant(s).

Pursuant to Rules 33 and 34, Fed.R.Civ.P., the Plaintiff
Submits the following interrogatories and Requests For documents
to the Defendants. You are Directed to Answer each of
the interrogatories in writing under oath, and produce each of
the requested documents for inspection and copying, within
30 days of Service.

1. State the Duties of Defendant James E Tilton. If
those duties are set forth in any job description or other
documents, produce the document.

2. State the Duties of Each Defendant at Pelican Bay
State prison, If those Duties are set forth in any
Job description or other documents, produce the document.

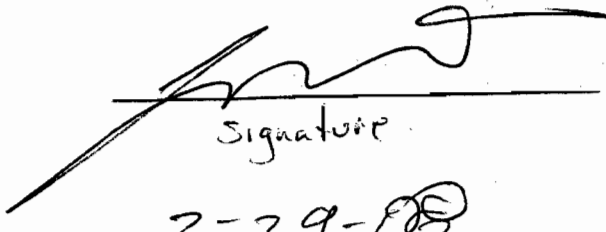
3. State the procedure/policy in effect during Sept 2006
till the date of your response for the disapproval of
Inmate Mail, If those procedures, policies, directives or
other documents are set forth in writing, produce the document(s).

1. 4. state the names, titles and duties of all staff
2. members at Pelican Bay State prison who have responsibility
3. for responding to, investigating or deciding inmate grievances.
4. If those duties are set forth in any job description,
Policy, directive, or other document, produce the document.
5. 5. state the procedure in effect during September 2006.
6. Until the date of your response, for responding to
7. investigating or deciding inmate grievances, if the procedure
8. for handling grievances based on inmate mail is different
9. from the procedure for handling other kinds of grievances
10. state both procedures, if those procedures are set forth in
11. any directive manual or other document, produce the docum-
12. ent.
13. 6. Any and all documents created by any Pelican Bay staff
14. member in response to a grievance filed by the plaintiff
15. from September 2006 until the present concerning
16. mail disapproval, confiscation, destruction, censorship, denial
17. or any grievance concerning his mail.
18. 7. Any and all policies, directives, or instructions to staff
19. governing mail procedures, both in general population and in
20. SHU (Security Housing Unit) from Sept 06 until present.
21. 8. Any logs, lists, or other document reflecting grievances
22. filed by Pelican Bay inmates from September 2006 to the
23. date of your response regarding inmate mail.
24. 9. Provide a copy of, or a description by category and
25. location of all documents, data compilations, and tangible things
26. in the possession, custody, or control of the party that are
27. relevant to disputed facts alleged with particularity in the

1. Pleadings.

2. 10. Any and all grievances, Complaints, or other documents
3. received by their agents or defendants at Pelican Bay
4. State prison Concerning Mail, and any Memoranda, investiga-
5. tive files or other documents created in response to such
6. documents since September 2006.

7.
8.
9.
10.
11.
12. Juan Angel Martinez JR.,
13. H-93376 C-7-214
14. P.O. Box 7500
15. Crescent City, Ca. 95532.

16. 
Signature

17. 2-29-08
Dated.

DECLARATION OF SERVICE BY U.S. MAIL.

Case Name, Juan Angel Martinez vs. James E. Tilton et. al.
NO. C 07-4684 CRB (PR)

I declare I am the plaintiff and party to this
matter On , -2008 I Served the attached:-

PLAINTIFFS INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS.

By placing a true Copy thereof enclosed in a sealed
envelope with postage fully prepaid, in the Mail Collection
System (legal mail) at Pelican Bay State Prison SHU.
Addressed as follows.

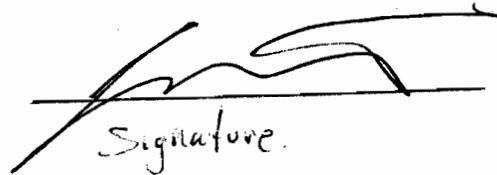
Department Of Justice

KENNETH T. ROOST. Deputy ATTORNEY GENERAL
455 Golden Gate Avenue, Suite 11000
SAN FRANCISCO Ca. 94102-3664.

Office of the Clerk, U.S. Dist Ct.
450 Golden Gate Avenue
San Francisco Cal. 94102

I Declare under the penalty of perjury; Under the
laws of the state of California. The foregoing is true
and correct and that this Declaration was executed
On , -2008 at PBSF. SHU.

Juan Angel Martinez JK
Declarant/ plaintiff



Signature.